

(536)

Danielis Phillips duorum locutorum in dicto testamento nominat quibus commissa fuit administratio omnium et singulorum bonorum juriuum et credituum dicti defunctorum Declarationes sive affirmations predictae juxta statutum parliamenti in ea parte editum et proximum debet et fiduciter administrando eadem per dictos executores prius facta (reservata potestate similiori commissionem faciendo) Johanni Falconer filio dicti defunctorum et alteri locutori in dicto —  
 Testamento nominat cum ceteris tandem potius) cuius quidem Testamenti Tenor brevis sequitur in his terminis et est talis est —  
 I John Falconer of London Merchant do make and Ordain this my last will and Testament written with my own hand in manner following that is to say First I give and bequeath unto my well beloved Cousin David Barclay <sup>of London Juniper Draper</sup> Twenty Guineas Then I give and bequeath unto my kind Friend Daniel Phillips the like sum of twenty Guineas —  
 Item all the rest and residue of my Estate of whatsoever nature or kind both real and personal as well in possession as in execution —  
 remainder or expectancy (all such debts as shall be justly owing by me from me at the time of my Decease to any person or persons —  
 whatsoever and also my Legacies aforesaid and funeral charges —  
 being first duly paid and satisfied) I give and bequeath unto my four Children John and David Mary and Margaret to be equally divided among them share and share alike and in case any one of my children shall die before this my last will shall take effect my will is that his her or their share or part shall go to and I hereby give and bequeath the same unto him her or them that shall survive share and share alike I do make herein Constitute and appoint my trusty Son John and my Cousin David Barclay and my kind friend Daniel Phillips both beforementioned to be my full & sole Executors of this my last will and Testament giving unto my said Executors full power and Authority to compound or take apart for the whole for any Debtor Debts that shall be owing to me at any Disease by any person or persons whatsoever where and when they shall see a necessity so to do the same to be done wholly at the cost of my Estate <sup>and</sup> my said Executors not to be accountable for any loss or damage that may happen or accrue by such Abatement or Compounding any Debt or part of Debt or Debts to or with any person or persons whatsoever And my will further is And I do hereby declare that each <sup>one</sup> of my Executors shall only be accountable for his own transactions and for what money <sup>or</sup> effects shall come into his hands & not the one for the other And Lastly I revoke and make void all and singular former wills by me heretofore made — or pretended to be made Declaring this to be my last Will and —  
 Testament In witness whereof I have hereunto set my hand and Seal this fourteenth Day of August in the year one thousand —  
 Seven hundred and Twenty nine A.D. <sup>1729</sup> John Falconer. Signed Sealed published and declared by the said John Falconer ( testator ) as and for his last Will and Testament on this Day of the Date hereof  
 in the presence of us who subscribed our names in the presence of the said Testator <sup>Names</sup> Jeremiah Thomas And. Jaffray In quorum omnium et singulorum presentium fidem et Testimonium

(Pars)

(537)

72

82